

APR - 8 2005

Day. Co. Chancery Court

IN THE CHANCERY COURT FOR DAVIDSON COUNTY TENNESSEE
TWENTIETH JUDICIAL DISTRICT

STATE OF TENNESSEE
ex rel. PAULA A. FLOWERS,
COMMISSIONER
OF COMMERCE AND INSURANCE,
STATE OF TENNESSEE,

Petitioner,

VS.

**XANTUS HEALTHPLAN OF TENNESSEE,
INC.**

Respondent.

No: 99-917-II

FILED
2005 APR 14 PM 3:25
CLERM & MASTER
DAVIDSON CO. CHANDLER CT.
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N.C.M.

ORDER ENJOINING HEALTH CARE PROVIDERS FROM ASSERTING CLAIMS AGAINST ENROLLEES

This matter came to be heard upon the Motion of Paula A. Flowers, Liquidator of Xantus Healthplan of Tennessee, Inc. (“XHT”), to enjoin the health care Providers that contracted with XHT or that have filed a claim with the Liquidator of XHT from asserting claims against XHT’s Enrollees. It appears to the Court from the Memorandum filed by the Liquidator and the Affidavit of Christopher Burton that health care Providers are statutorily and contractually prohibited from seeking payment from Enrollees beyond Enrollees’ cost sharing responsibilities, and that collection efforts by health care Providers are interfering with the Liquidator and her responsibilities. No opposition has been filed to this Motion.

It is therefore ORDERED that health care Providers that contracted with XHT or filed a claim with the Liquidator of XHT and collection agencies acting on behalf of these Providers are

hereby enjoined from seeking payment from XHT's Enrollees for services provided to the Enrollees.

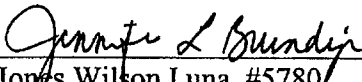
Failure to comply with this Order may result in a finding of contempt of Court.

IT IS SO ORDERED on this the ____ day of _____, 2005.



CHANCELLOR CAROL McCOY

APPROVED FOR ENTRY:



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Special Deputy Christopher Burton